

UNITED STATES DEPARTMENT OF COMMERCE **Patent and Trademark Office**

Address: COMMISSIONER OF PATENTS AND TRADEMARKS

Washington, D.C. 20231

APPLICATION NO. FILING DATE	FIRST NAMED IN	IVENTOR	ATTORNEY DOCKET NO.	
0 8/777,557 12/30/96	'WILDE		D 0527-VDSK	
GREG T. SUEOKA FENWICK & WEST, LLP	LM61/0913	¬ [NGUYEN, T	
TWO PALO ALTO SQUARE PALO ALTO CA 94306			ART UNIT PAPER NUMBER 2772 DATE MAIL ED: Ø9/13/99	

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

Application No.

Applicant(s) 08/777,557

Thu Nguyen

Daniel Wilde

Advisory Action

Examiner

Group Art Unit 2772

THE	PERIOD	FOR RESPON	ISE: [check only a]) or b)]			
а)	ires	months from the ma	ailing date of the final re	jection.		
b	is la					mailing date of this Advisory er than six months from the	
d d	ate on whi	ch the response	e, the petition, and the extension and the corre	e fee have been filed is t	he date of the res fee. Any extensi	oposed response and the app ponse and also the date for t ion fee pursuant to 37 CFR 1 set forth in b) above.	he purposes of
				the date of the Notic hever is later). See 3		ed on l) and 37 CFR 1.192(a).	(or within any
				ed on <u>Aug 31, 19</u> n condition for allowa		considered with the follo	owing effect,
X T	he propo	sed amendme	ent(s):	•			-
] will be	entered upoi	n filing of a Notice	of Appeal and an Ap	peal Brief.		
1	will no	t be entered	because:				
	X the	y raise new is	ssues that would re	equire further conside	eration and/or s	earch. (See note below)	
	☐ the	y raise the iss	sue of new matter.	. (See note below).			
		y are not dee ues for appeal		application in better fo	orm for appeal	by materially reducing or	simplifying the
	☐ the	y present add	ditional claims with	out cancelling a corre	esponding numl	ber of finally rejected cla	ms.
	NOTE:					Also the claims must be sible double patenting.	
	Applic	ant's respons	se has overcome th	ne following rejection	(s):		
]	Newly proseparate,	oposed or am timely filed a	ended claims mendment cancelli	ing the non-allowable	e claims.	would be allowable if	submitted in a
		avit, exhibit o		sideration has been o	considered but (does NOT place the appli	cation in condition
		avit or exhibit iner in the fin		dered because it is n	ot directed SOL	ELY to issues which we	re newly raised by
X	For purpo	ses of Appea	il, the status of the	claims is as follows	(see attached v	written explanation, if an	y):
						- But and the second se	
	Claims re	jected: <u>1-21</u>					
					_	has not been approved b	y the Examiner.
	Note the	attached Info	rmation Disclosure	Statement(s), PTO-	1449, Paper No		
	Other					MARK R. POWEL SUPERVISORY PATENT E GROUP 2700	